1 FERNANDO HARO III P.O. BOX 81972 2 LAS VEGAS, NV 89180 (702) 918-1910 3 fernando.haro.iii@gmail.com 4 PROPER PERSON 5 UNITED STATES DISTRICT COURT 6 DISTRICT OF NEVADA 7 8 FERNANDO HARO III, an individual; CASE NO.: 2:20-cv-02113-APG-DJA Plaintiff, 10 vs. STIPULATION AND ORDER TO 11 EXTEND TIME TO FILE REPLY IN KRM, INC. d.b.a. "THOMAS KELLER SUPPORT OF PLAINTIFF'S MOTION 12 RESTAURANT GROUP", a foreign corporation; and KVP, LP d.b.a. "BOUCHON TO ALLOW TIME FOR DISCOVERY 13 AT THE VENETIAN," a foreign Limited Liability Company; 14 (First Request) 15 Defendants. 16 Pursuant to Local Rule IA 7-1, Plaintiff Fernando Haro III, in proper person, and 17 Defendants KRM, Inc, d.b.a Thomas Keller Restaurant Group ("KRM") and KVP, LP d.b.a. 18 Bouchon at the Venetian ("Bouchon") (collectively, "Defendants"), by and through their 19 attorneys, Robert S. Larsen, Esq. and Dione C. Wrenn, Esq. of the law firm of Gordon Rees 20 21 Scully Mansukhani LLP, hereby stipulate and agree as follows: 22 1. On October 14, 2021, Plaintiff filed a Motion to Allow Time For Discovery 23 Pursuant to Rule 56(d). ECF No. 43. 24 25 2. On October 28, 2021, Defendants filed their response in Opposition to Plaintiff's 26 Motion to Allow Time for Discovery Pursuant to Rule 56(d). ECF No. 44. 27

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1	3.	The deadline for Plaintiff to file a reply in support of his Motion to Allow Tim		
2	for Discovery was November 4, 2021.			
3	4.	4. Due to illness, Plaintiff was unable to file his reply on November 4, 2021.		
5	5.	5. Plaintiff requests a one (1) week extension to November 11, 2021 to file his reply		
6	6.	6. There are currently no scheduled hearings in this case. Plaintiff's sought extension		
7	will not unduly delay the proceedings.			
8	7. Defendants do not oppose an extension up to and including November 11, 2021			
9	8. Accordingly, Plaintiff shall have until November 11, 2021, to file his reply in			
10	support of his Motion to Allow Time For Discovery.			
12	DATED this 5 <sup>th</sup> day of November 2021		DATED this 5 <sup>th</sup> day of November 2021	
13 14	GORDON I MANSUKH	REES SCULLY IANI	FERNANDO HARO III	
15 16	/s/ Dione C. Wrenn		/s/ Fernando Haro	
17	ROBERT S. LARSEN, ESQ.  Nevada Bar No. 7785  DIONE C. WRENN, ESQ.  Nevada Bar No. 13285  South 4 <sup>th</sup> Street, Suite 1550  Las Vegas, Nevada 89101  Attorneys for Defendants,  KRM, Inc, d.b.a. Thomas Keller Restaurant  Group and KVP, LP d.b.a. Bouchon at the Venetian			
25 26				
27	DATED:November 8, 2021			
28			2.	